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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/723,402	11/28/2000	Tina M. Nocera	0015.10	6268
7	590 10/19/2004		EXAMINER	
Ernest D. Buff			SUBRAMANIAN, NARAYANSWAMY	
Ernest D. Buff & Associates, LLC 245 South Street			ART UNIT	PAPER NUMBER
Morristown, NJ 07960			3624	
•			DATE MAILED: 10/19/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/723,402	NOCERA ET AL.
Office Action Summary	Examiner	Art Unit
	Narayanswamy Subramanian	3624
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tir y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from t, cause the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 14 July 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final.  nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1-34 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) 1-34 are subject to restriction and/or of the specification is objected to by the Examine	wn from consideration. election requirement.	
,	epted or b)  objected to by the	Examiner.
Applicant may not request that any objection to the		
Replacement drawing sheet(s) including the correct		
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s)	"Cl.,	(57.2.440)
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date</li> </ol>	4)  Interview Summary Paper No(s)/Mail D 5)  Notice of Informal I 6)  Other:	

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## **DETAILED ACTION**

1. This office action is in response to applicant's communications filed on June 14, 2004. Claims 1-34 are currently pending. Claims 1-34 are subject to restriction as discussed below.

## Election/Restrictions

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
- I. Claims 1-18, 21, 22, 24-26 and 30-31, drawn to methods of providing to a user a plurality of answer-options to an issue-question relating to personal finance and investment, the methods including the steps of identifying and storing in the memory storage device a plurality of topics relating to personal investment and finance; developing and storing in the memory storage device a plurality of issue-questions directed to each of the stored topics; and developing and storing in the memory storage device an expert opinion for each issue-question, classified in class 705, subclass 36.
- II. Claims 19-20, drawn to a method of providing to a user a plurality of answeroptions comprised of an expert opinion and a prudent-investor opinion, the method including the
  steps of constructing an input mask by entering, by the user via the input device, a variable
  criterion; identifying a plurality of issue-questions that satisfy the variable criterion using the
  input mask; and identifying a plurality of answer-options to the identified issue-questions,
  classified in class 705, subclass 36.
- III. Claim 23, drawn to a method of providing to a user a plurality of answer-options comprised of an expert opinion and a prudent-investor opinion on an issue-question, the method including the steps of submitting an issue-question in free-form, by the user via the input device; and editing the issue-question for proper grammar and form, classified in class 705, subclass 36.

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IV. Claims 27-29 and 32-34, drawn to methods of providing to a user a plurality of answer-options comprised of an expert opinion and a prudent-investor opinion on an issue-question, the methods including the step of attempting to match at least one stored issue-question with the submitted question, using in combination Bayesian inference and information theory, classified in class 705, subclass 36.

The inventions are distinct, each from the other because of the following reasons:

3. Inventions I and II are related as sub combinations disclosed as usable together in a single combination. The sub combinations are distinct from each other if they are shown to be separately usable. In the instant case, invention I relates to methods of providing to a user a plurality of answer-options to an issue-question relating to personal finance and investment, the methods including the steps of identifying and storing in the memory storage device a plurality of topics relating to personal investment and finance; developing and storing in the memory storage device a plurality of issue-questions directed to each of the stored topics; and developing and storing in the memory storage device an expert opinion for each issue-question, whereas invention II relates to a method of providing to a user a plurality of answer-options comprised of an expert opinion and a prudent-investor opinion, the method including the steps of constructing an input mask by entering, by the user via the input device, a variable criterion; identifying a plurality of issue-questions that satisfy the variable criterion using the input mask; and identifying a plurality of answer-options to the identified issue-questions. Clearly the step present in one method is not present in the other making the two methods distinct and different. See MPEP § 806.05(d). Because these inventions are distinct for the reasons given above and the

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search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper even though they are both classified in the same class and subclass.

Inventions I and III are related as sub combinations disclosed as usable together in a single combination. The sub combinations are distinct from each other if they are shown to be separately usable. In the instant case, invention I relates to methods of providing to a user a plurality of answer-options to an issue-question relating to personal finance and investment, the methods including the steps of identifying and storing in the memory storage device a plurality of topics relating to personal investment and finance; developing and storing in the memory storage device a plurality of issue-questions directed to each of the stored topics; and developing and storing in the memory storage device an expert opinion for each issue-question, whereas invention III relates to a method of providing to a user a plurality of answer-options comprised of an expert opinion and a prudent-investor opinion on an issue-question, the method including the steps of submitting an issue-question in free-form, by the user via the input device; and editing the issue-question for proper grammar and form. Clearly the step present in one method is not present in the other making the two methods distinct and different. See MPEP § 806.05(d). Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group III, restriction for examination purposes as indicated is proper even though they are both classified in the same class and subclass.

Inventions I and IV are related as sub combinations disclosed as usable together in a single combination. The sub combinations are distinct from each other if they are shown to be separately usable. In the instant case, invention I relates to methods of providing to a user a plurality of answer-options to an issue-question relating to personal finance and investment, the

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methods including the steps of identifying and storing in the memory storage device a plurality of topics relating to personal investment and finance; developing and storing in the memory storage device a plurality of issue-questions directed to each of the stored topics; and developing and storing in the memory storage device an expert opinion for each issue-question, whereas invention IV relates to methods of providing to a user a plurality of answer-options comprised of an expert opinion and a prudent-investor opinion on an issue-question, the methods including the step of attempting to match at least one stored issue-question with the submitted question, using in combination Bayesian inference and information theory. Clearly the step present in one method is not present in the other making the two methods distinct and different. See MPEP § 806.05(d). Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group IV, restriction for examination purposes as indicated is proper even though they are both classified in the same class and subclass.

Similarly other pairing of inventions stated above are related as sub combinations disclosed as usable together in a single combination. These inventions are distinct from each other as can be evident from the definition of the groups described above. Also they require separate searches and hence restriction of these inventions for examination purposes as indicated is proper.

4. A telephone call was made to Mr. Roger H. Criss on October 13, 2004, to request an oral election to the above restriction requirement. Attorney Ernest D. Buff, who answered the call, informed the Examiner that he would make an election after consulting with the applicants.

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5. Applicants are advised that reply to this requirement to be complete must include an

election of the invention to be examined even though the requirement be traversed (37 CFR

1.143).

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Dr. Narayanswamy Subramanian whose telephone number is-

(703) 305-4878. The examiner can normally be reached Monday-Thursday from 8:30 AM to

7:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Vincent Millin can be reached at (703) 308-1065. The fax number for Formal or

Official faxes and Draft or Informal faxes to Technology Center 3600 or this Art Unit is (703)

305-7687. Any inquiry of a general nature or relating to the status of this application should be

directed to the Group receptionist whose telephone number is (703) 308-1113.

N. Subramanian October 14, 2004

Jagdish N. Patel

Primary Examiner

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